1 2 3 4 5 6 7 8 9 10 11 12		tive DISTRICT COURT CT OF CALIFORNIA
13 14	Anna Stock, individually and on behalf of all others similarly situated,	CASE NO. 2:23-cv-05113-AB-PVC
151617	Plaintiff, v.	NOTICE OF VOLUNTARY DISMISSAL PURSUANT TO FED. R. CIV. P. 41(a)(1)(A)(i)
	Macy's Merchandising Group, Inc. and Macy's, Inc.	
2021	Defendants.	
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TO ALL PARTIES AND THEIR COUNSEL OF RECORD: 1 **PLEASE TAKE NOTICE** that pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), 2 Plaintiff Anna Stock ("Plaintiff"), by and through her counsel of record, hereby 3 voluntarily dismisses all her claims in the above-captioned action, without prejudice, 4 against Macy's Merchandising Group, Inc., and Macy's Inc ("Defendants"). 5 Defendants have not filed or served an answer or a motion for summary 6 judgment in the action. Accordingly, Plaintiff may dismiss her claims in this action 7 against Defendants without prejudice, under Fed. R. Civ. P. 41(a)(1)(A)(i). 8 9 DATED: October 16, 2023 TREEHOUSE LAW, LLP 10 By: <u>S/Benjamin Heikali</u> 11 Benjamin Heikali 12 13 Benjamin Heikali (SBN 307466) 14 Ruhandy Glezakos (SBN 307473) 15 Joshua Nassir (SBN 318344) 2121 Avenue of the Stars, Suite 2580 16 Los Angeles, CA 90067 17 Telephone: (310) 751-5948 bheikali@treehouselaw.com 18 rglezakos@treehouselaw.com 19 jnassir@treehouselaw.com 20 21 Attorneys for Plaintiff and the Putative Classes 22 23 24 25 26 27 28